

MEMORANDUM

TO: Jack Feight, Director
FROM: Ron Daniels, Coordinator of Mined Land Development
DATE: July 12, 1976
SUBJECT: Filtrol Corporation

Mr. Temple of Filtrol said the agreement would be written in the terms of only a three year responsibility. After three years; 1) the work would be done, 2) a new owner of the lease would assume it, or 3) a new surety would be reached with the claim owner.

My question is this: Should we send this back to the company for a new form or will a proposal from the Board sent back to Filtrol suffice as a legally binding contract addendum?

Ronald W. Daniels
Coordinator of Mined
Land Development

RWD/lm

*Why not leave it as is until
the new owner comes up with a
Bond or whatever?*

Jack